ANNUAL COMPLIANCE REPORT

Compliance Status of Public Water Supplies in the State of Montana for Calendar Year 2000

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I. INTRODUCTION

In 1974, Congress passed the Safe Drinking Water Act (SDWA), the first national legislation regarding drinking water. The act required the U.S. Environmental Protection Agency (EPA) to adopt regulations to establish minimum requirements for drinking water quality and treatment. Public water supplies must meet these requirements before water can be served to the public for consumption. The act also required owners of public water supplies to notify their customers when violations of the regulations occur.

In response to growing concern over contamination of drinking water, Congress amended the SDWA in 1986 to significantly increase monitoring and treatment requirements. Although the 1986 amendments resolved many shortcomings in the original legislation, it became apparent that additional revisions were needed to better prioritize and address health risks associated with drinking water. The SDWA was subsequently amended again in August of 1996.

Included in the 1996 amendments was a requirement that states prepare annual compliance report (ACRs) that describe the status of compliance of public water supplies with the SDWA. In Montana, the Department of Environmental Quality (DEQ) implements the requirements of the SDWA under an agreement with EPA. The Public Water Supply (PWS) Section in DEQ regulates approximately 2020 public water supplies in Montana. DEQ has completed the ACR for calendar year 2000 that describes the status of compliance with the SDWA in Montana. The reports lists and explains the number of violations of the requirements of the SDWA according to whether the violation was related to a drinking water standard, a water treatment requirement, or a water quality monitoring/reporting requirement. Violations are further listed according to the rule, which was violated.

Questions may be addressed to the Public Water Supply Section at the address or phone number on the title page of this document.

II. PUBLIC WATER SUPPLIES IN MONTANA

The SDWA defines a public water supply as one that serves drinking water to at least 25 people or at least 15 service connections for at least 60 days of the calendar year. Three types of public water supplies are regulated by DEQ as required by the SDWA: (1) community supplies (those that serve the same resident population every day such as cities, towns, subdivisions and trailer courts); (2) nontransient noncommunity supplies (those that serve the same nonresident population for at least 6 months of the calendar year such as schools and places of business); and (3) transient noncommunity supplies (those that serve a transient population such as restaurants, campgrounds and taverns). There are about 649 community supplies, 225 nontransient noncommunity supplies, and 1,154 transient noncommunity supplies in Montana. They serve drinking water to as many as 867,055 people daily.

Since 1967, the Montana Water and Wastewater Operator Certification Law has required that every community public water supply retain at least one individual that is fully certified according to state regulations. Similar requirements apply to operators of public wastewater treatment systems. The law was amended by the 1997 Montana Legislature to require that operators of nontransient noncommunity public water supplies also be certified beginning in July of 1998. Montana's water and wastewater system operators must have appropriate experience, pass specialized examinations, and obtain continuing education credits in order to remain fully certified.

III. DRINKING WATER QUALITY IN MONTANA

Most Montana residents are privileged to have safe, palatable drinking water. Many springs, wells, streams and lakes used to supply drinking water to the public receive flow from naturally protected mountain watersheds. Surface water and groundwater sources are further protected against significant degradation by federal or state laws. Some surface water sources serving the public are so pristine that disinfection is the only required treatment prior to consumption. Many groundwater sources are naturally protected against contamination and used without treatment.

Because most contaminants in drinking water cannot be detected by sight or smell, owners of public water supplies regularly submit water samples for extensive testing by certified laboratories. Treatment is required when natural or man-made contaminants are detected in water samples, or when sources are not adequately protected by natural barriers.

Since the original SDWA was passed in 1974, the quality of drinking water has improved dramatically in Montana and across the United States. Increasing awareness of water contamination and the associated health effects has often focused the public's attention on drinking water. The 1986 and 1996 amendments to the SDWA have required increasingly stringent monitoring and treatment of drinking water supplied to the public. As a result, Montana residents are supplied with drinking water from public water supplies that is much safer than when the original SDWA was passed in 1974.

Contaminants found in drinking water. Contaminants found in drinking water can be grouped into four general categories:

(1) Microbiological contaminants are primarily disease-causing microorganisms, or microorganisms that indicate that other disease-causing organisms are present. Certain viruses, bacteria and protozoa are disease-causing organisms that can be transmitted to humans from contaminated drinking water. Although such problems are relatively rare, water-borne disease outbreaks still occur in the United States from improper disposal of human or animal wastes and from inadequate treatment of drinking water. All public water supplies must sample regularly for coliform bacteria. Although coliform bacteria are not always a health risk, their presence in drinking water indicates that disease-causing microorganisms may be present. Surface water sources must be carefully treated before they can be used for human consumption. Some groundwater sources are

also treated for microbiological contaminants because they have been compromised by a lack of natural protection or by improper disposal of human or animal wastes.

- (2) Inorganic chemicals (IOCs) are chemicals that contain no carbon. Examples of regulated IOCs are arsenic, fluoride, lead and nitrate. Inorganic contaminants can cause a wide variety of health effects depending upon the contaminant, the concentration and the length of exposure. Potential health effects include toxic (poisonous) effects and cancer. High nitrate levels in drinking water can impair the transfer of oxygen to the blood in infants. High lead levels can impair intellectual development in children. Most of the inorganic MCL violations in Montana are fluoride and nitrate violations.
- (3) Organic chemicals contain carbon. Organic chemicals are grouped into two broad categories; volatile organic chemicals (VOCs), and synthetic organic chemicals (SOCs). VOCs are more volatile than SOCs; i.e., they could be removed from water simply by aerating or heating the water. Examples of VOCs are solvents like perchloroethylene, toluene and xylene. SOCs must typically be removed by more complex technologies involving filtration or adsorption. Examples of SOCs are insecticides, herbicides and polychlorinated bi-phenyls (PCBs). Organic contaminants can cause a wide variety of health effects depending upon the contaminant, the concentration, and the length of exposure. Potential health effects include toxic (poisonous) effects and cancer. Fortunately, very few MCL violations for VOCs and SOCs have been found in Montana.
- (4) Radionuclides are usually naturally occurring, like radium. Radionuclides in drinking water can cause cancer or toxic effects, again depending upon the concentration and time of exposure. There are no current MCL violations for radionuclides in Montana.

Surface water supplies. The most dramatic improvements in the treatment of drinking water since 1974 have been in the filtration and disinfection of surface water. Surface water is generally more susceptible to contamination than groundwater. Many surface water sources have historically been inadequately treated because of a lack of awareness regarding water-borne diseases, chemical contaminants and the health effects associated with these contaminants. In response to outbreaks of water-borne disease, such as giardiasis and cryptosporidiosis, knowledge and technology related to treatment of surface water have been greatly enhanced.

The primary objective in treating surface water is to remove or inactivate microbiological contaminants that can cause disease, i.e. viruses, bacteria and protozoa. Diseases can be transmitted to humans by consuming water that has been contaminated with animal or human wastes. Adequate treatment of microbiological contaminants is essential because they can cause acute health effects. People with compromised immune systems, such as infants, the elderly, the very ill and HIV-positive individuals, may be especially vulnerable to water-borne disease.

There are 227 public water supplies in Montana that use surface water as a primary or secondary source. Although relatively few in number, the largest public water supplies in Montana use surface water and they serve as many as 399,679 people on a daily basis.

Groundwater supplies. Regular, prescriptive sampling of groundwater sources serving the public in Montana has occasionally detected unacceptable levels of microbiological, inorganic,

organic and radiological contaminants. Unfortunately, natural purification of contaminated groundwater is usually much slower than surface water. Natural "flushing" of contaminants through a groundwater aquifer can take many tens or hundreds of years. Microbiological contaminants can enter groundwater from leaking sewers and poorly constructed sewage lagoons or septic systems. Some inorganic and radiological contaminants, e.g. arsenic and radium, are naturally occurring. Most organic contaminants, e.g. solvents and pesticides, are man-made. Organic contaminants that are found in groundwater are usually the result of improper use or disposal of chemicals.

Most public water supplies in Montana utilize groundwater as a primary or secondary source. There are 1,800 public water supplies in Montana that utilizes groundwater as a primary or secondary source. These groundwater sources serve as many as 467,376 people on a daily basis.

IV. REGULATIONS AND ENFORCEMENT

EPA and DEQ regulations regarding water quality monitoring and water treatment have become very comprehensive and complex. Most water supply owners are willing to comply, but are sometimes confused by the complex nature of the regulations. Since 1989, monitoring and treatment requirements have increased significantly. In 1993, several regulations became effective that imposed complex new requirements almost simultaneously. Many monitoring violations resulted, often simply from a lack of understanding of the regulations.

When contaminants are detected at unacceptable levels, or when water treatment methods are found to be inadequate, owners of public water supplies are required to notify the public. Appropriate corrective action is then required by DEQ to treat or abandon the affected water source(s). The public must also be notified when water samples are not taken as required.

When possible, PWS Section staff or DEQ contractors resolve violations informally with the water supply. This may involve phone calls, field visits or on-site technical assistance. Technical assistance is also often provided by Montana Rural Water Systems or the Midwest Assistance Program. Most violations are resolved informally by the willing cooperation of the water supply. When violations are difficult to resolve, DEQ may initiate formal enforcement actions such as administrative orders to ensure public health protection.

Most water supplies are in substantial compliance with the regulations. The most frequent violations result from late or missed water samples. The most significant public water supply violations in 2000 are regarded as those resulting from inadequately treated surface water, coliform bacteria contamination, and corrosive water conditions that accelerate the leaching of lead from solder in home plumbing.

All community water supplies are required to provide a consumer confidence report to the State and its users by July 1 of each year. These reports contain water supply data for the previous calendar year. The information is to reflect general supply logistics; any maximum contaminant levels (MCLs), exceedances or contaminant detections; variances or exemptions; violations

incurred; compliance actions taken; system updating, e.g. to treatment plants or service lines; and information on how to stay aware of their drinking water.

V. VIOLATIONS IN 2000

Section 1413 of the amended SDWA requires states to prepare ACRs for public water supplies. The first ACR was prepared for calendar year 1996. Subsequent ACRs are due annually on July 1. Included in the report are the following types of violations of national primary drinking water regulations:

- (1) Maximum contaminant levels (MCLs). MCLs are maximum levels of contaminants that may be present in drinking water. Drinking water that contains contaminants at levels below the MCLs is regarded as safe for human consumption.
- (2) Treatment requirements. Treatment requirements are imposed when MCLs are exceeded, or when natural protection against contamination is inadequate to ensure safe drinking water without treatment.
- (3) Variances and exemptions. Variances may be issued by DEQ when treatment has been installed, but has not been effective in meeting MCLs. Variances impose further requirements for meeting the MCL, or for installing alternative treatment. Exemptions are issued to simply allow additional time to meet an MCL or treatment requirement. DEQ must consider public health impacts and affordability when variances and exemptions are issued. In addition to imposing deadlines for making system improvements, variances and exemptions impose requirements for public notification. No violations of variances or exemptions were recorded in 2000.
- (4) Monitoring requirements. As previously discussed, new regulatory requirements include extensive water sampling and testing requirements. Violations are created when water is not sampled or when results of tests are not submitted. Most monitoring violations are resolved when sampling is resumed, or when late reports are submitted.
- (5) Reporting requirements. All community water supplies are required to provide a consumer confidence report to the State and its users each year. The supplier remains in violation until the report is appropriately distributed.

Tables have been prepared that include the above violation information for the specific regulations adopted by EPA. These regulations are the Phase 2 and Phase 5 (Phase 2/5) Rules, the Total Coliform Rule (TCR), the Surface Water Treatment Rule (SWTR), the Lead and Copper Rule (LCR), the Radionuclides Rule, and the Consumer Confidence Report Rule.

PHASE 2/5 RULE

Table 1 shows the violations of MCLs and monitoring requirements for synthetic organic chemicals (SOCs), volatile organic chemicals (VOCs), inorganic chemicals (IOCs), and for nitrate in calendar year 2000. Monitoring frequency for VOCs, IOCs, SOCs and nitrates for community and nontransient noncommunity public water supplies varied widely in calendar year 2000. Owners of all public water supplies were required to sample for nitrate in 2000.

Two water supplies violated the MCL for fluoride, and six supplies violated the MCL for nitrate. Most of these violations are associated with naturally occurring contaminants, but some of the nitrate violations may be the result of contamination from improper sewage disposal or agricultural practices. There were no violations of the MCLs for SOCs or VOCs.

One water supplier was in violation of the monitoring requirements for VOCs, none were in violation of the monitoring requirements for SOCs, 99 were in violation of the monitoring requirements for IOCs, and 399 were in violation of the monitoring requirements for nitrate. Monitoring violations resulted from late samples, missed samples, improper sampling procedures, or confusion over complex monitoring requirements. Most of the nitrate monitoring violations were simply a failure to mail the sample results to DEQ.

Table 1. Violations of the Phase 2 and Phase 5 Rules

SDWIS	Phase II	MCL	MCLs		Treatmen	t Techniques	Significant		
Codes	and	(mg/l)					Monitorii	Monitoring/Reporting	
	Phase V		Number	Number Of	Number	Number Of	Number	Number Of	
			Of	Systems With	Of	Systems With	Of	Systems With	
			Violations	Violations	Violations	Violations	Violations	Violations	
	VOCs		0	0			1	1	
	SOCs		0	0			0	0	
	IOCs		2	2			99	99	
	NO ₃ /NO ₂	10	10	6			399	399	
	Subtotal		12	8			499	499	

TOTAL COLIFORM RULE

Table 2 shows the violations of the MCLs and monitoring requirements for the TCR. There were 154 violations of the MCL for total coliform. Eight of the violations resulted when either the routine sample or one of the check samples showed the presence of fecal coliform bacteria. Because the presence of fecal coliform bacteria can indicate contamination from the feces of warm-blooded animals, these violations are categorized as acute MCL violations. Boil water orders are issued when an acute MCL violation occurs. Health advisories are issued when non-fecal coliform bacteria are found in the routine sample and in check samples. Most of these violations are the result of improper disinfection of water systems following repairs, inadequately protected water sources, or growths of bacteria that can exist within water distribution systems.

Four hundred and eighty-one water supplies were in violation of the routine monitoring requirements in 2000. Most of these are the result of late samples, missed samples or inconclusive sample results.

Table 2. Violations of the Total Coliform Rule

SDWIS	Total	MCL	N	I CLs	Treatment Techniques		Significant	
Codes	Coliform				-		Monitoring/Reporting	
	Rule		Number	Number Of	Number	Number Of	Number	Number Of
			Of	Systems With	Of	Systems With	Of	Systems With
			Violations	Violations	Violations	Violations	Violations	Violations
21	Acute MCL	Presence	8	8				
	Violation							
22	Non-Acute	Presence	146	137				
	MCL							
	Violation							
23, 25	Major routine						810	481
	and follow up							
	monitoring							
	Subtotal		154	145			810	481

SURFACE WATER TREATMENT RULE

Table 3 shows the violations of the treatment technique requirements (filtration and disinfection), and of the monitoring requirements of the SWTR. Nine water supplies failed to meet treatment technique requirements at all times, and eight failed to install filtration treatment as required by DEQ. Treatment technique violations are typically the result of inadequate filtration or disinfection when water quality or water demands are extreme. Most of the water supply owners that failed to install filtration equipment experienced difficulty in securing funding for the necessary improvements, or have experienced delays in design or construction work. DEQ has issued administrative orders requiring these owners to install filtration treatment.

Six suppliers failed to monitor treatment processes and water quality as required. Most of these supplies are very small water systems.

Table 3. Violations of the Surface Water Treatment Rule

SDWIS Codes	Surface Water Treatment Rule	MCL	M	ICLs	Treatment Techniques		Significant Monitoring/Reporting	
			Number	Number Of	Number	Number Of	Number	Number Of
			Of	Systems With	Of	Systems With	Of	Systems With
			Violations	Violations	Violations	Violations	Violations	Violations
	Filtered Systems							
36	Monitoring,						0	0
	Routine/Repeat							
41	Treatment				27	9		
	Techniques							
	Unfiltered Systems							
02	Turbidity MCL						3	1
	Average							
03	Turbidity						0	0
	Significant M/R							
31	Monitoring,						15	5
	Routine/Repeat							
42	Failure To Filter				8	8		
	Subtotal				35	17	18	6

LEAD AND COPPER RULE

Table 4 shows monitoring and treatment technique violations of the LCR. One hundred and thirty-one water suppliers violated the treatment technique requirements in 2000. Most of these suppliers failed to install treatment because of uncertainties regarding appropriate treatment chemicals and/or treatment methods. Each water source is unique, and the appropriate corrosion control chemical or method must be selected carefully.

One hundred ninety-nine water suppliers violated the LCR monitoring requirements in 2000. Most of the violations resulted from late or missed samples, or from confusion over complex monitoring requirements. Forty-six suppliers failed to provide required educational materials to the public regarding lead or copper exceedances, or failed to notify DEQ that they had provided the required public education materials.

Table 4. Violations of the Lead and Copper Rule

SDWIS	Lead and	MCL	MCLs		Treatment Techniques		Sign	nificant
Codes	Copper Rule			_			Monitoring/Reporting	
			Number	Number Of	Number	Number Of	Number	Number Of
			Of	Systems With	Of	Systems With	Of	Systems With
			Violations	Violations	Violations	Violations	Violations	Violations
51	Initial lead and						111	51
	copper tap M/R							
52	Follow-up or						190	148
	routine lead and							
	copper tap M/R							
58, 62	Treatment				85	85		
	Installation							
65	Public				46	46		
	Education							
	Subtotal				131	131	301	199

RADIONUCLIDES RULE

Only community water supplies must be sampled for radionuclide testing. No current MCL violations exist. Five hundred and seventy-nine water suppliers did not meet the monitoring requirements for gross alpha particle testing in 2000. The number of monitoring violations for radium is unknown because radium testing is not required until the gross alpha test results are completed, and those results indicate that radium testing is necessary. Most community water supplies have been sampled at least once for these radionuclides, but many failed to sample during 2000. All community public water suppliers will be required to sample in calendar year 2002.

Table 5. Violations of the Radionuclides Rule

SDWIS	Radionuclid	MCL	MCLs		Treatment Techniques		Significant	
Codes	e MCLs	(pci/l)			<u> </u>		Monitoring/Reporting	
			Number	Number Of	Number	Number Of	Number	Number Of
			Of	Systems With	Of	Systems With	Of	Systems With
			Violations	Violations	Violations	Violations	Violations	Violations
4000	Gross Alpha	15 pCi/l	0	0			579	579
	SUBTOTAL		0	0			579	579

CONSUMER CONFIDENCE REPORT RULE

Only community water supplies must comply with the Consumer Confidence Report Rule. Fourteen suppliers did not meet the requirements of this rule in 2000. Seven of these 14 suppliers incurred a Consumer Confidence Report violation prior to calendar year 2000.

Table 6. Violations of the Consumer Confidence Report Rule

SDWIS	Consumer	MCL	MCLs		Treatment Techniques		Significant	
Codes	Confidence	(pci/l)			1		Monitoring/Reporting	
	Report		Number	Number Of	Number	Number Of	Number	Number Of
	Rule		Of	Systems With	Of	Systems With	Of	Systems With
			Violations	Violations	Violations	Violations	Violations	Violations
71	Consumer						14	14
	Notification							
	SUBTOTAL						14	14

VI. SUMMARY and CONCLUSIONS

A significant portion of the violations was a result of an incomplete understanding of the requirements, or was technical violations that did not result in public health risks. However, more attention must be devoted to reducing the number of violations.

The Public Water Supply Section in DEQ continuously coordinates efforts with owners of public water supplies to address the most significant violations. The most serious public health risks receive the highest priority. Water suppliers are notified by DEQ when violations occur, and are informed of corrective measures necessary to return to compliance. Several water suppliers have recently installed new surface water filtration plants, and others will begin construction soon or are under compliance schedules to make system improvements. The PWS Section works with DEQ's Enforcement Division when necessary to return difficult violators to compliance through formal enforcement actions. Questions may be directed to the PWS Section at the mailing address or phone number shown on the cover page of this document.

The Planning and Prevention Division at DEQ implemented a new program in 1997 to make low interest loans to owners in need of water system improvements. Many suppliers have taken advantage of this funding program, and it is anticipated that many noncompliance issues will be addressed using these loans. Questions regarding this program may be directed to the Technical and Financial Assistance Bureau, Planning and Prevention Division, DEQ, P.O. Box 200901, Helena, MT 59620-0901, phone (406) 444-6697.